



PATENT
IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
application of: Mohamed Bakri ASSOUMANI
No.: 09/830,763 Group No.: 1761
July 25, 2001 Examiner.: Helen F. Pratt
OODSTUFF COMPOSITIONS
ney Docket No.: U 013420-7 In re application of: Mohamed Bakri ASSOUMANI Serial No.: 09/830,763

Filed: July 25, 2001

For: FOODSTUFF COMPOSITIONS

Attorney Docket No.: U 013420-7

Assistant Commissioner for Patents

Washington, D.C. 20231

<u>AMENDMENT</u>

Sir:

Further to Applicant's response to the Office Action of December 31, 2002, which response was mailed on April 30, 2003, Applicant now encloses a substitute specification to deal with the requirement in the above office action, page 2. This specification contains no additional subject matter not of record nor the editorial amendments referred to on page 4 of applicant's above response.

CERTIFICATE OF MAILING (37 CFR 1.8a)

I hereby certify that this paper (along with any paper referred to as being attached or enclosed) is being deposited with the United States Postal Service on the date shown below with sufficient postage as first class mail in an envelope addressed to the: Assistant Commissioner of Patents and Trademarks, Washington, D.C. 20231

(Type or print name of person mailing paper)

Date: May 7, 2003

(Signature of person mailing paper) In addition Applicant encloses amended pages 8, 12, 18 and 19 together with corresponding pages showing how the indicated pages were amended to bring about the wording of the retyped pages in order to carry out the amendments to the original text as indicated on page 4 of the above response. It is believed that no new matter is contained in these amendments.

It is believed that the requirements of the above office action have now been complied with or satisfied, and favorable consideration is respectfully requested.

Respectfully submitted,

CVIFFØRD J. MASS VADAS & PARRY

26 WEST 61ST STREET

NEW YORK, NEW YORK 10023 REG. NO.30,086(212)708-1890

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				AME	NDMENT T	RANSMITTAL				
	WARN	ING:	Failure to file a complete response in compliance with § 1.135(c) leads to a reduction in patent term adjustment - See § 1.704(c)(7).							
	1.	Transı	nitted her	ewith is an ame	endment for tl	nis application.				
					STAT	US				
	2.	Applic ⊠	a small o □ ⊠	entity. A state is attached. was already filo in a small entit	ed.					
			(Who	en using Express N	FION UNDER 3 Mail, the Express ess Mail certifica	7 C.F.R. 1.8(a) and Mail label number i tion is optional.)	1.10* s mandatory;			
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	⊠	with suff	37 C.F.R	. 1.8(a) ge as first class ma	nil.		37 C.F.R. 1.10* press Mail Post Office to			
					TRANSMIS			(mandató		
		transmitt	ed by facsim	ile to the Patent a	nd Trademark O	ffice.				
	Date:	May 7,	2003	_			D J. MASS me of person certifying)			

Only the date of filing (§ 1.6) will be the date used in a patenterm adjustment calculation, although the date on any certificate of mailing or transmission under § 1.8 continues to be taken into account in determining timeliness. See § 1.703(f). Consider "Express Mail Post Office to Addressee" (§ 1.10) or facsimile transmission (§ 1.6(d)) for the reply to be accorded the earliest possible filing date for patent term adjustment calculations.

			EXTEN	ISION OF TH	ERM				
NOTE:	E: "Extension of Time in Patent Cases (Supplement Amendments) — If a timely and complete response has been file after a Non-Final Office Action, an extension of time is not required to permit filing and/or entry of an addition amendment after expiration of the shortened statutory period.								
	statui Notic	tory period unless the	at or fitting anazor e timely-filed respon 1 filed within the sk	eniry oj an aaaii ise placed the an	tional amendment i	is required to permit filing and/or after expiration of the shortened on for allowance. Of course, if a d has ceased to run." Notice of			
NOTE:	See 37 C.F.R. §1.645 for extensions of time in interference proceedings, and 37 C.F.R. § 1.550(c) for extensions time in reexamination proceedings.								
NOTE:	37 C.F.R. § 1.704(b)" an applicant shall be deemed to have failed to engage in reasonable efforts to conclude processing or examination of an application for the cumulative total of any periods of time in excess of three months that are taken to reply to any notice or action by the Office making any rejection, objection, argument, or other request, measuring such three-month period from the date the notice or action was mailed or given to the applicant, in which case the period of adjustment set forth in § 1.703 shall be reduced by the number of days, if any, beginning on the day after the date that is three months after the date of mailing or transmission of the Office communication notifying the applicant of the rejection, objection, argument, or other request and ending on the date the reply was three-month period set forth in this paragraph."								
3.	The p	proceedings herein	n are for a patent	application an	d the provisions	s of 37 C.F.R. 1.136 apply.			
				or (b), as app		apply.			
	(a)	C.F.J (fees	R. 1.136	1.17(a)(1)		of time under 37 ne total number of			
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Extension fee due with this request \$____

	(b)) ⊠	Applicant beliconditional peinadvertently	tition being m	ade to prov	vide for the	nossi	hility that ann	licant has		
				FEE FOR (CLAIMS						
4.	Th	e fee for cl	aims (37 C.F.R.	l.16(b)-(d)) ha	as been cal	culated as	show	n below:			
(Co		(Col. 1)	(Col. 2)	(Col. 3)	SMALL ENTITY			OTHER THAN A SMALL ENTITY			
		Claims Remainin After Amendme	Previously		Rate	Addit. Fee	OR	Rate	Addit. Fee		
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□First Presentation of Multiple Dependent Claims + \$140= \$ + \$280= \$							\$				
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			(compl	lete (c) or (d),	as applica	ble)					
	(c) No additional fee for claims is required.										
				OR							
	(d)		Total additional fee for claims required \$								
			·	FEE PAYM	ENT						
5.		Attached is a check in the sum of \$									
		Charge Account No. 12-0425 the sum of \$									

A duplicate of this transmittal is attached.

5.

FEE DEFICIENCY

NOTE: If there is a fee deficiency and there is no authorization to charge an account, additional fees are necessary to cover the additional time consumed in making up the original deficiency. If the maximum, six-month period has expired before the deficiency is noted and corrected, the application is held abandoned. In those instances where authorization to charge is included, processing delays are encountered in returning the papers to the PTO Finance Branch in order to apply these charges prior to action on the cases. Authorization to charge the deposit account for any fee deficiency should be checked. See the Notice of April 7, 1986, (1065 O.G. 31-33).

6. If any additional extension and/or fee is required, charge Account No. 12-0425.

AND/OR

If any additional fee for claims is required, charge Account No. 12-0425

Reg. No. 30,086

Tel. No. 212-708-1890

Customer No. 00140

SIGNATURE OF PRACTITIONER

CLIFFORD J. MASS

ype or print name of practitioner)

Aspe or print name of practitioner)

P.O. Address

c/o Ladas & Parry 26 West 61 Street New York, N.Y. 10023